

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

PROJECT VERITAS and PROJECT
VERITAS ACTION FUND,

Plaintiffs,

v.

JAMES O'KEEFE, TRANSPARENCY 1,
LLC d/b/a O'KEEFE MEDIA GROUP, RC
MAXWELL, and ANTHONY
IATROPOULOS,

Defendants.

Civil Action No. 7:23-cv-04533

**NOTICE OF FILING
DECLARATION IN SUPPORT OF
DEFENDANTS O'KEEFE AND
OMG'S MOTION FOR ORDER
AUTHORIZING ALTERNATIVE
SERVICE OF SUBPOENA FOR
THIRD PARTY MATTHEW
TYRMAND**

COME NOW, Defendants, JAMES O'KEEFE and TRANSPARENCY 1, LLC d/b/a O'KEEFE MEDIA GROUP (collectively "Defendants"), pursuant to the Court's Order memorialized in the Minute Entry of December 13, 2024, hereby give notice of filing the Declaration of Nicholas P. Whitney, Esq. In Support of Defendants' Motion for Order Authorizing Alternative Service of Subpoena for Third Party Matthew Tyrmand.

See **Exhibit 1** attached.

/

/

/

Dated: December 19, 2024.



CHILDERS LAW, LLC

2135 NW 40th Terrace, Suite B
Gainesville, Florida 32605
tel. 866-996-6104 fax 407-209-3870

/s/ Nicholas P. Whitney

Nicholas P. Whitney
Florida Bar No. 119450
Seldon J. Childers
Florida Bar No. 61112
jchilders@smartbizlaw.com
nwhitney@smartbizlaw.com
notice@smartbizlaw.com

Counsel for Defendants O'Keefe and OMG

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on December 19, 2024, the foregoing document (including any attached exhibits and documents) was electronically filed with the Clerk of the Court using CM/ECF. I also certify that a true and correct copy of the foregoing document is being served via transmission of Notices of Electronic Filing generated by CM/ECF served electronically upon all counsel of record and via electronic mail on RC Maxwell at rc@rcmaxwell.com.

/s/ Nicholas P. Whitney
Attorney